



Rep. Chad Hays

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09900HB4325ham001

LRB099 15017 AMC 41338 a

1 AMENDMENT TO HOUSE BILL 4325

2 AMENDMENT NO. \_\_\_\_\_. Amend House Bill 4325 by replacing  
3 everything after the enacting clause with the following:

4 "Section 5. The Video Gaming Act is amended by changing  
5 Section 5 as follows:

6 (230 ILCS 40/5)

7 Sec. 5. Definitions. As used in this Act:

8 "Board" means the Illinois Gaming Board.

9 "Credit" means one, 5, 10, or 25 cents either won or  
10 purchased by a player.

11 "Distributor" means an individual, partnership,  
12 corporation, or limited liability company licensed under this  
13 Act to buy, sell, lease, or distribute video gaming terminals  
14 or major components or parts of video gaming terminals to or  
15 from terminal operators.

16 "Electronic card" means a card purchased from a licensed

1 establishment, licensed fraternal establishment, licensed  
2 veterans establishment, or licensed truck stop establishment  
3 for use in that establishment as a substitute for cash in the  
4 conduct of gaming on a video gaming terminal.

5 "Electronic voucher" means a voucher printed by an  
6 electronic video game machine that is redeemable in the  
7 licensed establishment for which it was issued.

8 "Terminal operator" means an individual, partnership,  
9 corporation, or limited liability company that is licensed  
10 under this Act and that owns, services, and maintains video  
11 gaming terminals for placement in licensed establishments,  
12 licensed truck stop establishments, licensed fraternal  
13 establishments, or licensed veterans establishments.

14 "Licensed technician" means an individual who is licensed  
15 under this Act to repair, service, and maintain video gaming  
16 terminals.

17 "Licensed terminal handler" means a person, including but  
18 not limited to an employee or independent contractor working  
19 for a manufacturer, distributor, supplier, technician, or  
20 terminal operator, who is licensed under this Act to possess or  
21 control a video gaming terminal or to have access to the inner  
22 workings of a video gaming terminal. A licensed terminal  
23 handler does not include an individual, partnership,  
24 corporation, or limited liability company defined as a  
25 manufacturer, distributor, supplier, technician, or terminal  
26 operator under this Act.

1 "Manufacturer" means an individual, partnership,  
2 corporation, or limited liability company that is licensed  
3 under this Act and that manufactures or assembles video gaming  
4 terminals.

5 "Supplier" means an individual, partnership, corporation,  
6 or limited liability company that is licensed under this Act to  
7 supply major components or parts to video gaming terminals to  
8 licensed terminal operators.

9 "Net terminal income" means money put into a video gaming  
10 terminal minus credits paid out to players.

11 "Video gaming terminal" means any electronic video game  
12 machine that, upon insertion of cash, electronic cards or  
13 vouchers, or any combination thereof, is available to play or  
14 simulate the play of a video game, including but not limited to  
15 video poker, line up, and blackjack, as authorized by the Board  
16 utilizing a video display and microprocessors in which the  
17 player may receive free games or credits that can be redeemed  
18 for cash. The term does not include a machine that directly  
19 dispenses coins, cash, or tokens or is for amusement purposes  
20 only.

21 "Licensed establishment" means any licensed retail  
22 establishment where alcoholic liquor is drawn, poured, mixed,  
23 or otherwise served for consumption on the premises, whether  
24 the establishment operates on a nonprofit or for-profit basis.

25 "Licensed establishment" includes the premises of any craft  
26 distiller licensee under the Liquor Control Act of 1934 where

1 alcoholic liquor is drawn, poured, mixed, or otherwise served  
2 for consumption on the premises. "Licensed establishment"  
3 includes any such establishment that has a contractual  
4 relationship with an inter-track wagering location licensee  
5 licensed under the Illinois Horse Racing Act of 1975, provided  
6 any contractual relationship shall not include any transfer or  
7 offer of revenue from the operation of video gaming under this  
8 Act to any licensee licensed under the Illinois Horse Racing  
9 Act of 1975. Provided, however, that the licensed establishment  
10 that has such a contractual relationship with an inter-track  
11 wagering location licensee may not, itself, be (i) an  
12 inter-track wagering location licensee, (ii) the corporate  
13 parent or subsidiary of any licensee licensed under the  
14 Illinois Horse Racing Act of 1975, or (iii) the corporate  
15 subsidiary of a corporation that is also the corporate parent  
16 or subsidiary of any licensee licensed under the Illinois Horse  
17 Racing Act of 1975. "Licensed establishment" does not include a  
18 facility operated by an organization licensee, an inter-track  
19 wagering licensee, or an inter-track wagering location  
20 licensee licensed under the Illinois Horse Racing Act of 1975  
21 or a riverboat licensed under the Riverboat Gambling Act,  
22 except as provided in this paragraph. The changes made to this  
23 definition by Public Act 98-587 are declarative of existing  
24 law.

25 "Licensed fraternal establishment" means the location  
26 where a qualified fraternal organization that derives its

1 charter from a national fraternal organization regularly  
2 meets.

3 "Licensed veterans establishment" means the location where  
4 a qualified veterans organization that derives its charter from  
5 a national veterans organization regularly meets.

6 "Licensed truck stop establishment" means a facility (i)  
7 that is at least a 3-acre facility with a convenience store,  
8 (ii) with separate diesel islands for fueling commercial motor  
9 vehicles, (iii) that sells at retail more than 10,000 gallons  
10 of diesel or biodiesel fuel per month, and (iv) with parking  
11 spaces for commercial motor vehicles. "Commercial motor  
12 vehicles" has the same meaning as defined in Section 18b-101 of  
13 the Illinois Vehicle Code. The requirement of item (iii) of  
14 this paragraph may be met by showing that estimated future  
15 sales or past sales average at least 10,000 gallons per month.  
16 (Source: P.A. 97-333, eff. 8-12-11; 98-31, eff. 6-24-13;  
17 98-582, eff. 8-27-13; 98-587, eff. 8-27-13; 98-756, eff.  
18 7-16-14.)

19 Section 99. Effective date. This Act takes effect upon  
20 becoming law."